

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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MARIA MARIA A/K/A MARIA ACOSTA,

Plaintiff,

-against-

PRESSLER AND PRESSLER, LLP; SELIP &
STYLIANOU, LLP F/K/A COHEN & SLAMOWITZ,
LLP; CYPRESS FINANCIAL RECOVERIES, LLC;
CAPITAL PROCESS SERVERS, INC.; and NASSER
ATRASH,

Defendants.
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ANSWER TO CROSS-CLAIM

Docket No.: 1:16-cv-08623-VSB

The defendant, **CAPITAL PROCESS SERVERS, INC.**, by its attorneys, **MARKS, O'NEILL, O'BRIEN, DOHERTY & KELLY, P.C.**, as and for their Response to the Cross-Claim of defendants, SELIP & STYLIANOU, LLP f/k/a COHEN & SLAMOWITZ, LLP and CYPRESS FINANCIAL RECOVERIES, LLC, herein, sets forth as follows:

**AS FOR FIRST CROSS-CLAIM AGAINST
CAPITAL PROCESS SERVERS, INC.**

1. Admit each and every allegation contained in the paragraph of the Original Complaint and Jury Demand designated as follows:

“93”.

2. Denies knowledge or information sufficient to form a belief as to the truth of each and every allegation contained in the paragraphs of the Original Complaint and Jury Demand designated as follows:

“94”, “95” and “97”.

3. Denies each and every allegation contained in the paragraphs of the Original Complaint and Jury Demand, designated as follows:

“96” and “98”.

**AS FOR A SECOND CROSS-CLAIM AGAINST
CAPITAL PROCESS SERVERS, INC.**

4. In response to paragraph “99” of plaintiff’s Original Complaint and Jury Demand, defendant repeats, reiterates and realleges each and every response to paragraphs “93” through “98” of the Original Complaint and Jury Demand heretofore made with the same force and effect as if fully set forth at length herein.

5. Denies each and every allegation contained in the paragraphs of the Original Complaint and Jury Demand, designated as follows:

“100”, “101”, “103” and “104”.

6. Deny knowledge or information sufficient to form a belief as to the truth of each and every allegation contained in the paragraph of the Original Complaint and Jury Demand designated as follows:

“102”.

**AS FOR A THIRD CROSS-CLAIM AGAINST
CAPITAL PROCESS SERVERS, INC. AND NASSER ATRASH**

7. In response to paragraph “105” of plaintiff’s Original Complaint and Jury Demand, defendant repeats, reiterates and realleges each and every response to paragraphs “93” through “104” of the Original Complaint and Jury Demand heretofore made with the same force and effect as if fully set forth at length herein.

8. Admit each and every allegation contained in the paragraph of the Original Complaint and Jury Demand designated as follows:

“106”.

9. Denies each and every allegation contained in the paragraph of the Original Complaint and Jury Demand as to **CAPITAL PROCESS SERVERS, INC.**, designated as follows:

“107”, “108”, “109” and “111”

and

Deny knowledge or information sufficient to form a belief as to the truth of each and every allegation contained in the paragraph of the Original Complaint and Jury Demand as to **NASSER ATRASH**, designated as follows:

“107”, “108”, “109” and “111”.

10. Deny knowledge or information sufficient to form a belief as to the truth of each and every allegation contained in the paragraph of the Original Complaint and Jury Demand designated as follows:

“110”.

**AS FOR A FOURTH CROSS-CLAIM AGAINST
CAPITAL PROCESS SERVERS, INC. AND NASSER ATRASH**

11. In response to paragraph **“112”** of plaintiff's Original Complaint and Jury Demand, defendant repeats, reiterates and realleges each and every response to paragraphs **“93”** through **“111”** of the Original Complaint and Jury Demand heretofore made with the same force and effect as if fully set forth at length herein.

12. Denies knowledge or information sufficient to form a belief as to the truth of each and every allegation contained in the paragraphs of the Original Complaint and Jury Demand designated as follows:

“113” and “114”.

and respectfully refers all questions of law raised therein to the trial court.

13. Deny each and every allegation contained in the paragraph of the Original Complaint and Jury Demand as to **CAPITAL PROCESS SERVERS, INC.**, designated as follows:

“115”

and

Deny knowledge or information sufficient to form a belief as to the truth of each and every allegation contained in the paragraph of the Original Complaint and Jury Demand as to NASSER ATRASH, designated as follows:

“115”.

**AS FOR A FIFTH CROSS-CLAIM AGAINST
CYPRESS FINANCIAL RECOVERIES, LLC AND NASSER ATRASH**

14. In response to paragraph “116” of plaintiff’s Original Complaint and Jury Demand, defendant repeats, reiterates and realleges each and every response to paragraphs “93” through “115” of the Original Complaint and Jury Demand heretofore made with the same force and effect as if fully set forth at length herein.

15. Denies each and every allegation contained in the paragraphs of the Original Complaint and Jury Demand as to **CAPITAL PROCESS SERVERS, INC.**, designated as follows:

“117”, “118”, “120”, “121” and “122”

and

Denies knowledge or information sufficient to form a belief as to the truth of each and every allegation contained in the paragraphs of the Original Complaint and Jury Demand as to NASSER ATRASH, designated as follows:

“117”, “118”, “120”, “121” and “122”.

16. Denies knowledge or information sufficient to form a belief as to the truth of each and every allegation contained in the paragraph of the Original Complaint and Jury Demand, designated as follows:

“119”.

WHEREFORE, defendant, **CAPITAL PROCESS SERVERS, INC.**, demands judgment dismissing the Cross-Claims of defendants, SELIP & STYLIANOU, LLP f/k/a COHEN & SLAMOWITZ, LLP and CYPRESS FINANCIAL RECOVERIES, LLC, herein, together with the costs and disbursements of this action and with such other and further relief as this Court might deem just, proper and equitable.

Dated: Elmsford, New York
January 26, 2017



Kaitlyn P. Long (KPL/6158)

**MARKS, O'NEILL, O'BRIEN,
DOHERTY & KELLY, P.C.**

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NASSER ATRASH

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